

1 MARJORIE HAUF, ESQ.  
2 Nevada Bar No. 8111  
[mhauf@ganzhauf.com](mailto:mhauf@ganzhauf.com)  
3 MELANIE L. THOMAS, ESQ.  
4 Nevada Bar No. 12576  
[mthomas@ganzhauf.com](mailto:mthomas@ganzhauf.com)  
5 GANZ & HAUF  
6 8950 W. Tropicana Ave, Suite 1  
7 Las Vegas, Nevada 89147  
Telephone: (702) 598-4529  
Facsimile: (702) 598-3626  
*Attorneys for Plaintiffs*

8  
**UNITED STATES DISTRICT COURT**

9  
**DISTRICT OF NEVADA**

10  
11 SUSAN HOY as Special Administrator of the  
12 ESTATE OF A.D.J., a male minor (November 17,  
13 2003 - April 25, 2017), and SUSAN HOY as  
Guardian Ad Litem of A.B.J., a female minor,  
(December 21, 2005), DIJONAY THOMAS,  
individually and as heir to A.D.J.,

14 Plaintiffs,  
15 v.

16 PAUL D. JONES, individually; CAROLE  
17 FALCONE, individually and in her official  
capacity; PAULA HAMMACK, individually and in  
her official capacity; COUNTY OF CLARK, a  
political subdivision of the State of Nevada; DOES  
18 I-X, individuals; and ROE CORPORATIONS I-X;  
DOE CLARK COUNTY DEPARTMENT OF  
19 FAMILY SERVICES EMPLOYEES XI-XXX;  
individually and in their official capacities;  
BOULDER II DE, LLC, a Delaware Limited  
20 Liability Company dba SIEGEL SUITES  
BOULDER 2; THE SIEGEL GROUP NEVADA,  
INC., A Domestic Corporation, dba THE SIEGEL  
21 GROUP; BOULDER II LV HOLDINGS, LLC, A  
Nevada Limited Liability Company; DOE  
22 EMPLOYEE SIEGEL SUITES I-X,

23 Defendants.

24  
25 CASE NO.: 2:18-cv-01403-RFB-GWF

**STIPULATION AND (PROPOSED)  
ORDER**

26  
27 **IT IS HEREBY STIPULATED** by and between the parties hereto, through their respective  
counsel of record, that the deadline for Plaintiffs to file their response to Defendants The Siegel  
28 Group of Nevada, Inc.'s, Boulder II DE, LLC's, and Boulder II LV Holdings, LLC's Motion to

1 Dismiss Plaintiffs' First Amended Complaint (ECF No. 24, filed 03/28/2019), currently due April  
2 11, 2019 be extended through April 17, 2019.

3 This is Plaintiff's first request for an extension and this stipulation is submitted in good faith  
4 without the purpose of undue delay.  
5

6 DATED this 11th day of April, 2019.

7 **GANZ & HAUF**

8 /s/ *Marjorie Hauf, Esq.*

9 MARJORIE HAUF, ESQ.

10 Nevada Bar No. 8111

11 [mhauf@ganzhauf.com](mailto:mhauf@ganzhauf.com)

12 MELANIE L. THOMAS, ESQ.

13 Nevada Bar No. 12576

14 mthomas@ganzhauf.com

15 8950 W. Tropicana Ave, Suite 1

16 Las Vegas, Nevada 89147

17 Telephone: (702) 598-4529

18 Facsimile: (702) 598-3626

19 Attorneys for Plaintiffs

20 DATED this 11th day of April, 2019.

21 **HAWKINS MELENDREZ, P.C.**

22 /s/ *Martin I. Melendrez, esq.*

23 MARTIN I. MELENDREZ, ESQ.

24 Nevada Bar No. 7818

25 JUSTIN R. TARUC, ESQ.

26 Nevada Bar No. 12500

27 BRITIANNICA D. COLLINS, ESQ.

28 Nevada Bar No. 13324

Attorneys for Defendants

The Siegel Group of Nevada, Inc., Boulder II De,

LLC and Boulder II LV Holdings, LLC

20 IT IS SO ORDERED.

21 Dated: April 12, 2019.

22

---

23   
24 RICHARD F. BOULWARE, II  
25 UNITED STATES DISTRICT JUDGE